1 **JS-6** 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 CENTRAL DISTRICT OF CALIFORNIA 10 11 Case No.: 8:18-cv-00564-CJC-DFM PHILADELPHIA INDEMNITY INSURANCE COMPANY, 12 Plaintiff, 13 v. 14 **JUDGMENT** STEPHOUSE RECOVERY, INC. GEORGE VILAGUT, and MICHAEL 15 BARKER. 16 Defendants. 17 18 19 Based on this Court's Order entered on June 13, 2019 [Dkt. 27], 20 21 IT IS HEREBY ORDERED, ADJUGED AND DECRED that judgment is 22 entered in favor of Plaintiff Philadelphia Indemnity Insurance Company 23 ("Philadelphia") and against Defendants Stephouse Recovery, Inc. ("Stephouse") and 24 George Vilagut ("Vilagut") as follows: 25 26 1. Under the third cause of action in the Complaint, Philadelphia is entitled 27 to declaratory relief that it owed no duty under the 2014 Policy to indemnify 28 Stephouse and Vilagut in the underlying *Barker* action.

1	2.	Under the fourth cause of action in the Complaint, Philadelphia is entitled
2	to recoup from Stephouse and Vilagut the \$1 million Philadelphia paid on behalf of	
3	both Stephouse and Vilagut to settle the <i>Barker</i> action, plus interest from the date of	
4	payment (May 16, 2018).	
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6	3.	Philadelphia is entitled to recover its costs in this action.
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8	IT IS SO ORDERED.	
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11	DATED:	June 19, 2019 ————————————————————————————————————
12		CORMAC J. CARNEY
13		UNITED STATES DISTRICT JUDGE
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